United States Bankruptcy Court District of Maryland

				District of Maryland	ı		
In re	David N	lichael English			Case N		17-26006
				Debtor(s)	Chapte	∍r	13
		F	FIRST AN	MENDED CHAPTER	R 13 PLAN		
		□ Orio	inal Plan		Modified Pla	an	
			illai i laii	Amended Flair		XII	
1.	GENE	RAL PLAN PROVIS	IONS.				
	owing b	oxes that apply for e	each of 1.1		If a box is mark	ked	eclarations (mark <u>one</u> of I as "does not" or it the plan.
	1.1	Declaration as to N	Nonstanda	ard Provisions			
This F		does not contain					
OR				provisions set out in	Section 9 below.		
T	1.2	Declaration as to L	_				
This F	'lan:	does not limit the				- 11 - 1	t a u a l a a a comina a tha a allainn
OR		as set out in Section			ne value of the co	Jiiai	teral securing the claim
		as set out in Section	13 3.1 11110	agii 5.4 below.			
	1.3	Declaration as to A	Avoiding S	Security Interests.			
This F	lan:	does not avoid a	•				
OR		avoids a security	interest o	or lien as set out in Se	ction 5.1 through	1 5.4	4 below.
2.	NOTIO	CES.					
۷.		_	arefully ar	nd discuss it with you	attornev if vou h	ave	e one in this bankruptcy
case. I		-	•	y wish to consult one	• •		, , , , , , , , , , , , , , , , , , , ,
	2.1.	Notices to Credito		lan Vaur alaim may h	o roduced modi	fice	d or aliminated The
declar		•	•	lan. Your claim may b <i>ay be of particular i</i> l		nea	i, or eliminated. <i>The</i>
ucciai						n, y	ou or your attorney mus
file an	•			ys before the date set		•	•
		•	•	The Court may confire			
•				ptcy Rule 3015. In ac	ldition, you may r	nee	d to file a timely proof of
ciaim i	n oraer	to be paid under the	Plan.				
	2.2.	Notices to Debtors	š.				
				propriate in some ca	ses, but not all ca	ses	s. Just because an optio
			n that it is a	appropriate for you. P	lans contrary to	the	local rules and Court
rulings	may no	ot be confirmed.					
3.	ΡΙ ΔΝ	TERMS.					
0.			gs are subr	mitted to the supervis	ion and control o	f th	e Trustee, and the
	will pay	-		-			; and, optionally, 3.5 as
applica	able):						
	3.1	Even Monthly Page	mante				
\$		Even Monthly Payenth for a term of					
-							

 \boxtimes

OR

Case 17-26006 Doc 63 Filed 06/14/18 Page 2 of 6

OR	\$ 50.00 per month fo \$ 600.00 per month fo \$ 1,100.00 per month	or <u>6</u> month(s),	or a total term of _	60 months.		
	\$ per month before of	Ionthly Payments Befo confirmation of this Plan on payments to be made	(use Section 4.6.1			
confirm AND/O	nation of this plan, for a tot			,,		
☐ listed b	_		3.2, or 3.3, above,	the Debtor will make the payments		
Amou	<u>nt</u>	<u>Date</u>	<u> </u>	Source of Payment		
below withhol	within 15 days of filing the er than June 1 of each yea nount already pro rated on urt. The tax refund paymei	ne Trustee with copies of returns (and must timely ar, the Debtor will pay into Schedule I, if any) for ents are in addition to, and tor will not make any chass of the petition date with the services.	y file the returns or to the Plan the ame each of the listed ye d not a credit again ange to the numbe	tax returns for the years listed or before April 15 of each year). Sount of refunds exceeding \$		
4. From tl	DISTRIBUTION OF PLAI he payments made, the Tr	rustee will make distribut	tions in the order li	sted below:		
	4.1 Trustee's Commi The Trustee will receive the		mission under 11 l	J.S.C. § 1326(b)(2).		
	4.2 Administrative C Next to be paid, except as (2), including Debtor's Cou ement made under Subpa	s provided in Section 4.3 unsel fee balance of \$ <u>3</u> ,	625.00 due and pa			
by Ban F to the	4.3 Domestic Support Obligations and Non-Appendix F Attorney Fees. Next to be paid, at the same time and pro rata, are allowed unsecured claims for: (i) domestic support obligations under 11 U.S.C. § 507(a)(1); and (ii) any Debtor's Counsel fee allowed under 11 U.S.C. § 507(a)(2) by Bankruptcy Court order following an application pursuant to a fee arrangement under Section 7 of Appendix F to the Local Bankruptcy Rules. Debtor's Counsel fee balance to be paid through the Plan is expected to be in the amount of \$					
List the			ner Chapter 7 Trus	stee under 11 U.S.C. § 1326(b)(3).		
oloima	•	priority claims defined b	y 11 U.S.C. § 507((a)(3) - (10). List the expected		
Claims Priority -NONE-	y Creditor		Expected C	Claim Amount		

Secured Claims. 4.6.

Next to be paid, at the same time and pro rata with payments on priority claims under Section 4.5 above, are secured claims as set forth below. The holder of an allowed secured claim retains its lien under 11 U.S.C. § 1325(a)(5)(B)(i). Any allowed secured claim listed in the Plan to be paid by the Trustee will be deemed provided for under the Plan. Any allowed secured claim not listed in the Plan to be paid by the Trustee, or not stated to be paid outside of or otherwise addressed in the Plan, will be deemed not provided for under the Plan and will not be discharged.

4.6.1 Adequate Protection Payments for Claims Secured by or Subject to a Lease of

4.0.1.	Developed Dreperty	i i ayıncını	o ioi Olalilis oc	curcu by or ou	bject to a Lease of
Pogin	Personal Property	ava ofter th	a patition data c	and until the Dier	a is confirmed the
Debtor will directly property for: None claims will be paid uppay before confirmat	ning not later than 30 d ay adequate protection or the <i>Claims Listed E</i> nder Section 4.6.3. Mak ion, and list the last 4 d	payments for Below [] (mage) (or claims secure ark <u>one</u> box on at the amount of	ed by or subject ly). After confirm the monthly pay	to a lease of personal nation of the Plan, the yment the Debtor will
identify the claim: Lessor/Lienholder -NONE-	Property/Collate	<u>eral</u>	Acct. No (last	4 numbers).	Monthly Payment
Pre-P while the Debtor dire petition for: <i>None</i>	Pre-petition Arrears etition arrears on secur ectly pays post-petition p or the Claims Listed Be the Debtor's Principal Re Collateral 8060 Stone Ridge Drive Frederick, MD 21702 Frederick County	ed claims w payments be elow ⊠ (ma	rill be paid throu eginning with th ark <u>one</u> box only] and/or <i>Other F</i>	e first payment on the claims lise Property ⊠. Monthly Paymer	due after filing the
The fo ⊠ or the Claims List	Secured Claims Paid ollowing secured claims ted Below (mark one nrough 5.5 below. Make Collateral	will be paid box only).	I through the Pl Such secured o	laims include se	
The D (mark one box only). will be paid pro rata amend a timely filed (a) the amended pro o days (no less tasserting an unsecudays) after entry of the	Describe the collateral with general unsecured proof of claim for an un of of claim asserting an han 180 days) after entred deficiency claim for	lateral to the securing the creditors. Usecured definition unsecured ry of the corpersonal propon plan co	e lienholder for: e claim. Any all Inless the Cour ficiency after er deficiency clain firmation order operty shall be onfirmation, the	owed claim for a t orders otherwis stry of the confirm of for real proper to the amenda filed within <u>o</u> automatic stay o	mation order as follows: ty shall be filed within
4.6.5.	Secured Claims Out	side of the	Plan.		

The Debtor will directly pay the secured claims outside of the Plan for: None
or the Claims

Case 17-26006 Doc 63 Filed 06/14/18 Page 4 of 6

also directly pay] (mark <u>one</u> box only). Sucl y outside of the Plan the ur d claim is deemed provided	secured portion for under the	on of a claim that Plan: <u>Collateral to Be</u> 8060 Stone Ridge County	at is only partia Paid for Outsic Drive Frederick,	lly secured, and any	
٦	1.6.6. Secured Claim Not The Debtor will directly pay will not be discharged.			ot listed in the F	Plan outside of the Plan.	
ŀ	4.6.7. Additional Payment f the Trustee is holding mo the Trustee may pay amou	re funds than	those needed to			
A	4.7. Unsecured Claims. After payment of all other class (mark one box only):	aims, the rem	aining funds wil	ll be paid on all	owed general unsecured	
⊠ Pro Rata	□ 100%] 100% Plus	_% Interest		
If there is more Class of Unsection	than one class of unsecure cured Creditors	ed claims, list on <u>Treatme</u>		how it is to be t	reated:	
Secured payment of the if the Debtor cathe case is dism	MOUNT AND VALUATION of creditors holding claims trunderlying debt determined nnot receive a discharge as nissed or converted without gnized under applicable no	eated under S d under nonba s provided in 1 t completion o	inkruptcy law; o I1 U.S.C. § 132 f the Plan, liens	or discharge und 18(f), the notice	der 11 U.S.C. § 1328; or, of Plan completion. If	
5.1. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 506 Through the Plan. The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 506 through the Plan for: None or the Claims Listed Below (mark one box only). The claims listed below include: Claims Secured by the Debtor's Principal Residence and/or Other Property. Make sure to list the value of the collateral proposed to be paid through the Plan plus any interest below and in Section 4.6.3 above, as appropriate. Separately file: evidence of the collateral's value; the existence of any superior lien; the exemption claimed; and the name, address, and nature of ownership of any non-debtor owner of the property. If the lienholder has not filed a proof of claim, also separately file evidence of the amount of the debt secured by the collateral. The amount and interest rate of the claim is set as listed below or by superseding Court order. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of such claim shall be treated as unsecured.						
<u>Lienholder</u> -NONE-	<u>Collateral</u>	<u>Value</u>	%Rate	Monthly Payment	No. of Months.	

5.2. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 506 by Separate Motion or an Adversary Proceeding.The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 506 by separate motion or an

Case 17-26006 Doc 63 Filed 06/14/18 Page 5 of 6

paid through the plan	im will be set by Cou plus any interest as e filed before the Tru	urt order. Make s determined by t	sure to list the	e value of the co Section 4.6.3 ab). The amount and ollateral proposed to be ove, as appropriate. A ortion of such claim shall
<u>Lienholder</u> -NONE-	<u>Colla</u>	<u>iteral</u>			
The Debtor se or the Claims Liste be paid through the P evidence of the collate address, and nature or proof of claim, also se and interest rate of the	ed Below [] (mark online in the content of the cont	or avoid a lien une box only). May below and in Septence of any suppose of the amount sed below or by suppose or an amount sed below or a sed below or an amount sed below or a sed below or a sed below or an amount sed below or a sed bel	under 11 U.S ake sure to list ection 4.6.3 a perior lien; the of the prop of the debt s uperseding C	.C. § 522(f)* threst the value of the bove, as approper exemption clayerty. If the lienh secured by the court order. A present the court order.	ough the Plan for: None ne collateral proposed to priate. Separately file: himed; and the name,
<u>Lienholder</u> -NONE-	Collateral	<u>Value</u>	%Rate	Monthly Payment	No. of Months.
Advers The Debtor se adversary proceeding interest rate of the cla paid through the Plan	g a Claim or Avoiding a Claim or Avoiding ary Proceeding. eks to value a claim for: None or the im will be set by Couplus any interest as a filed before the True	ing a Lien Under or avoid a lien under Claims Listed Burt order. Make sindetermined by the	er 11 U.S.C. under 11 U.S elow [] (masure to list the court in S	§ 522(f)* by Se .C. § 522(f)* by rk one box only; e value of the cone bection 4.6.3 ab	parate Motion or an separate motion or an
<u>Lienholder</u> -NONE-	<u>Collate</u>	<u>eral</u>			
*Under 11 U.S.C. § 52 judicial lien or a nonpo	ossessory, non-purc	hase money sec			
The Debtor wil any interest for: None	or the <i>Claims Lis</i> prough the Plan plus to be paid will be es im is set as listed be	an the following sted Below [] (ne sany interest belestablished by the	nark <u>one</u> box low and in Se lienholder's	only). Make su ection 4.6.3 abo proof of claim o	ve, as appropriate. The or Court order. The
<u>Lienholder</u> -NONE-	<u>Collateral</u>	Amount to Be Paid	%Rate	Monthly Payment	No. of Months.

**Claims excluded from 11 U.S.C. § 506 include claims where the lienholder has a purchase money security interest securing a debt incurred within the 910-day period preceding the petition date, and the collateral consists of a motor vehicle acquired for the personal use of the Debtor, or the collateral consists of any other thing of value if the debt was incurred during the 1-year period preceding the petition date.

6. APPLICATION OF PAYMENTS ON ACCOUNT OF SECURED CLAIMS.

Payments made by the Chapter 13 Trustee on account of arrearages on pre-petition secured claims may be applied only to the portion of the claim pertaining to pre-petition arrears, so that upon completion of all payments under the Plan, the loan will be deemed current through the petition date.

7. EXECUTORY CONTRACTS AND UNEXPIRED LEASES.

Any unexpired lease with respect to personal property that has not previously been assumed during the case, and is not assumed in the Plan, is deemed rejected and the stay of 11 U.S.C §§ 362 and 1301 is automatically terminated with respect to such property. The following executory contracts and/or unexpired leases are assumed or rejected for: $None \boxtimes$ or the $Claims\ Listed\ Below\ \square$ (mark one box only). Any claim for rejection damages must be filed within 60 days from entry of the order confirming this Plan.

Lessor or Contract Holder	Subject of Lease or Contract	<u>Assumed</u>	Rejected.
None			'

8. REVESTING PROPERTY OF THE ESTATE.

Title to the Debtor's property shall revest in the Debtor when the Debtor is granted a discharge pursuant to 11 U.S.C. § 1328; or, if the Debtor cannot receive a discharge as provided in 11 U.S.C. § 1328(f), upon the notice of Plan completion; or upon dismissal of the case.

9. NON-STANDARD PROVISIONS.

	Any non-standard provision	n placed elsewhere	in the Plan is void.	. Any and all non-	standard provisions
are: No	one $oxtimes$ or Listed Below $oxtimes$	(mark <u>one</u> box only)		•	·
Non-St	andard Plan Provisions				

10. SIGNATURES.

The Debtor's signature below certifies that the Plan provisions above are all the terms proposed by the Debtor, and the Debtor has read all the terms and understands them. The signature below of the Debtor and Debtor's Counsel, if any, also certifies that the Plan contains no non-standard provision other than those set out in Section 9 above.

Date June 14, 2018 :	/S/ David M. English	
	David Michael English	
	Debtor	
/S/ Daniel C. Carroll		
Daniel C. Carroll	Joint Debtor	
Attorney for Debtor		